Case 2:24-cr-01559-SPL Document 13 Filed 10/18/24 Page 1 of 4

UNITED STATES DISTRICT COURT ARIZONA – PHOENIX October 18, 2024

USA v. Scott Patrick Knox

Case Number: CR-24-01559-001-PHX-SPL

	ORDER SETTING CONDITIONS OF RELEASE FILED LODGED COPY
	PERSONAL RECOGNIZANCE AMOUNT OF BOND: Click here to enter text. UNSECURED SECURED BY: Click here to enter text. SECURITY TO BE POSTED BY: Click here to enter text.
cou	XT APPEARANCE: Sentencing 1/6/2025 at 3:30 PM before Judge Logan or as directed through nsel. 401 West Washington St., Phoenix, AZ, Courtroom #501, 5th Floor
Pur:	suant to 18 U.S.C. § 3142(c)(l)(B), the Court may impose the following least restrictive condition(s) only as essary to reasonably assure the appearance of the person as required and the safety of any other person and community.
IT	IS ORDERED that defendant is subject to the following conditions and shall:
	appear at all proceedings as required and to surrender for service of any sentence imposed. not commit any federal, state or local crime. cooperate in the collection of a DNA sample if the collection is authorized by 42 U.S.C. § 14135a. report as directed to the Pretrial Services Division 1-800-769-7609 or 602-322-7350; 401 W. Washington
\boxtimes	St., Suite 260, Phoenix, AZ 85003. appear at the United States Marshal's Service Office at 401 W. Washington St., Phoenix, AZ 85003, to make an identity record.
	abide by specified restrictions on personal associations, place of abode or travel. reside at the address on file with Pretrial Services and IMMEDIATELY advise his/her attorney and Pretrial Services, in writing, for approval PRIOR to any change in residence address, mailing address and telephone number.
	be released to the third-party custody of: Click here to enter text. and shall reside with the third-party custodian unless Pretrial Services approves the defendant to reside elsewhere.
\boxtimes	not travel outside of the defendant's authorized state of residence unless PRIOR Court or Pretrial Services permission is granted to do so. The defendant shall not travel out of the United States unless PRIOR Court approval is granted to do so.
	not travel outside of defendant's authorized state of residence unless PRIOR Court or Pretrial Services permission is granted to travel elsewhere except that with at least two days PRIOR notice to Pretrial Services, the defendant may travel directly to the prosecuting district, and through all states and counties between the defendant's authorized state of residence and the prosecuting district, for Court purposes and lawyer conferences. The defendant shall not travel out of the United States unless PRIOR Court approval is granted to do so.
\boxtimes	avoid all direct or indirect contact with any persons who are considered alleged victim(s), potential witness(es), or codefendant(s). Contact exclusively through counsel is allowed.
\boxtimes	maintain weekly contact with his/her attorney by Friday, noon of each week.
	surrender all travel documents to Pretrial Services by Click here to enter a date.
\boxtimes	not obtain a passport or other travel documents during the pendency of these proceedings.

USA v. Scott Patrick Knox Case Number: CR-24-01559-001-PHX-SPL

October 18, 2024

Click here to enter text.

\boxtimes	maintain or actively seek employment (combination work/school) if physically and medically able to do so and provide proof of such to Pretrial Services.
	maintain or commence an educational program and provide proof of such to Pretrial Services.
	not drive without a valid driver license.
\boxtimes	not possess or attempt to acquire any firearm, destructive device, or other dangerous weapon or ammunition.
	consume no alcohol. The defendant shall participate in alcohol treatment, submit to alcohol testing and make copayment toward the cost of such services, as directed by Pretrial Services. The defendant shall not obstruct or attempt to obstruct or tamper, in any fashion, with the efficiency and accuracy of any substance use testing or monitoring.
	not use or possess a narcotic drug or other controlled substance (as defined by 21 U.S.C. § 802) unless prescribed for the defendant by a licensed medical practitioner; this provision does not permit the use or possession of medicinal marijuana even with a physician's written certification. The defendant shall not possess, ingest, or otherwise use a synthetic cannabinoid or synthetic narcotic. The defendant shall participate in drug treatment and submit to drug testing and make copayment toward the cost of such services as directed by Pretrial Services. The defendant shall not obstruct or attempt to obstruct or tamper, in any fashion, with the efficiency and accuracy of any substance use testing or monitoring.
\boxtimes	participate in a mental health assessment and participate in mental health treatment as determined to be necessary by a medical or mental health professional and follow any treatment directions by the treatment provider, including taking all medication prescribed by the treatment provider unless the defendant objects
	to a medication, and in that event the defendant shall immediately notify Pretrial Services. You must contribute to the cost of such services in an amount to be determined by Pretrial Services.
	participate in a Specialized Treatment Program and comply with all treatment requirements including taking all medications prescribed by a physician/psychiatrist and make a copayment toward the cost of services as directed by Pretrial Services.
	reside at an inpatient substance use treatment facility or a halfway house, as deemed appropriate, and shall follow all program requirements including the directions of staff members. The defendant is required to make a copayment toward the cost of services as directed Pretrial Services. The U.S. Marshals Service is authorized, if requested by the program director or an authorized staff member, to remove the defendant from the program for noncompliance at any time to include evenings, weekends and holidays and place the defendant in temporary custody pending court proceedings. Upon completion, the defendant is allowed to reside at a residence approved by Pretrial Services.
	be at your residence during the hours specified by Pretrial Services as curfew hours.
	timely pay his/her monthly child support payments as previously ordered by the subject state court in the total amount of: \$Click here to enter text
	not obtain any new financial accounts without prior notification and approval of Pretrial Services.
	resolve all pending lower court matters and provide proof of such to Pretrial Services.
	execute an agreement to forfeit the bond or designated property upon failing to appear as required: Click here to enter text.

Case Number: CR-24-01559-001-PHX-SPL

October 18, 2024

ADVICE OF PENALTIES AND SANCTIONS

Violating any of the foregoing conditions of release may result in the immediate issuance of a warrant for your arrest, a revocation of your release, an order of detention, a forfeiture of any bond, and a prosecution for contempt of court and could result in imprisonment, a fine, or both.

While on release, if you commit a federal felony offense the punishment is an additional prison term of not more than ten years and for a federal misdemeanor offense the punishment is an additional prison term of not more than one year. This sentence will be consecutive (i.e., in addition) to any other sentence you receive.

It is a crime punishable by up to ten years in prison, and a \$250,000 fine, or both, to: obstruct a criminal investigation; tamper with a witness, victim, or informant; retaliate or attempt to retaliate against a witness, victim, or informant; or intimidate or attempt to intimidate a witness, victim, juror, informant, or officer of the court. The penalties for tampering, retaliation, or intimidation are significantly more serious if they involve a killing or attempted killing.

If, after release, you knowingly fail to appear as the conditions of release require, or to surrender to serve a sentence, you may be prosecuted for failing to appear or surrender and additional punishment may be imposed. If you are convicted of:

- (1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more you will be fined not more than \$250,000 or imprisoned for not more than 10 years, or both;
- (2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years you will be fined not more than \$250,000 or imprisoned for not more than five years, or both;
- (3) any other felony you will be fined not more than \$250,000 or imprisoned not more than two years, or both:
- (4) a misdemeanor you will be fined not more than \$100,000 or imprisoned not more than one year, or both.

A term of imprisonment imposed for failure to appear or surrender will be consecutive to any other sentence you receive. In addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

ACKNOWLEDGMENT OF DEFENDANT

I acknowledge that I am the defendant in this case and that I am aware of the conditions of release. I promise to obey all conditions of release, to appear as directed, and to surrender for service of any sentence imposed. I am aware of the penalties and sanctions set forth above.

ſ	DATE:	SIGNATURE OF DEFENDANT	
	10/18/2024	Seath 4	

Custodian agrees to (a) supervise the defendant in accordance with all conditions of release, (b) to use every effort to assure the appearance of the defendant at all scheduled court proceedings, and to notify the court immediately in the event the defendant violates any condition of release or disappears. We, the undersigned, have read and understand the terms of this bond and conditions of release and acknowledge that we are bound by it until duly exonerated.

SIGNATURE OF CUSTODIAN(S)	

Case 2:24-cr-01559-SPL Document 13 Filed 10/18/24 Page 4 of 4

USA v. Scott Patrick Knox

Case Number: CR-24-01559-001-PHX-SPL

October 18, 2024

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☑ The defendant is ORDERED released after processing on 10/18/2024.

☐ The United States Marshal is ORDERED to keep the defendant in custody until notified by the clerk or judge that the defendant has posted bond and/or complied with all other conditions for release. If still in custody, the defendant must be produced before the appropriate judge at the time and place specified.

Dated this 18th day of October, 2024.

Honorable Deborah M. Fine United States Magistrate Judge

USA, PTS/PROB, USM, DEFT, DEFT ATTY